# Rittenberg, Rhonda L.

From: Discepolo, Sara [DiscepoloS@WEMED.com]
Sent: Wednesday, May 18, 2005 10:56 AM

**To:** Rittenberg, Rhonda L.

**Cc:** Collins, Christine Smith; Lewin, Joshua

**Subject:** RE: Steffenberg v. Gilman, et al: Stipulation of Dismissal/Aviva Lif e Insurance Company

#### Rhonda:

We do not agree to the confidentiality agreement but reiterate our request for a copy of the settlement agreement.

Sara Discepolo
Wilson, Elser, Moskowitz, Edelman & Dicker LLP
155 Federal Street
Boston, MA 02110
Tel (617) 422-5300
Fax (617) 423-6917
Discepolos@WEMED.com
www.WEMED.com

----Original Message----

From: Rittenberg, Rhonda L. [mailto:RLRittenberg@plgt.com]

Sent: Wednesday, May 18, 2005 10:17 AM

To: Discepolo, Sara

Cc: Collins, Christine Smith; Lewin, Joshua

Subject: RE: Steffenberg v. Gilman, et al: Stipulation of Dismissal/Aviva Lif e Insurance

Company

#### Sara,

The settlement agreement between Mrs. Steffenberg and Aviva Life contains a confidentiality provision. If your client and your firm are amenable to executing the attached Acknowledgement of Confidentiality, Mrs. Steffenberg and Aviva Life would be willing to provide you with a copy of the agreement.

Please advise at your earliest convenience as we intend to raise the Joint Motion to Dismiss with Prejudice with the Judge Saylor at next week's status conference.

Regards, Rhonda

----Original Message----

From: Discepolo, Sara [mailto:DiscepoloS@WEMED.com]

Sent: Thursday, May 12, 2005 7:59 PM

To: Rittenberg, Rhonda L. Cc: Collins, Christine Smith

Subject: RE: Steffenberg v. Gilman, et al: Stipulation of Dismissal/Aviva Lif e Insurance

Company

I'm going to assume from this exchange that you are declining to provide me a copy of the settlement agreement or any information concerning its terms. If you will be providing a copy/info. just let me know your change of mind. Thanks.

----Original Message----

From: Rittenberg, Rhonda L. [mailto:RLRittenberg@plqt.com]

Sent: Thursday, May 12, 2005 7:51 PM To: Discepolo, Sara; Rittenberg, Rhonda L.

## Case 4:04-cv-40113-FDS Document 65-4 Filed 05/24/2005 Page 2 of 5

Cc: Collins, Christine Smith

Subject: RE: Steffenberg v. Gilman, et al: Stipulation of Dismissal/Aviva

Lif e Insurance Company

Do you have any reason to believe that the parties entered into their settlement other than in good faith?

----Original Message----

From: Discepolo, Sara [mailto:DiscepoloS@WEMED.com]

Sent: Thursday, May 12, 2005 7:42 PM

To: Rittenberg, Rhonda L. Cc: Collins, Christine Smith

Subject: RE: Steffenberg v. Gilman, et al: Stipulation of Dismissal/Aviva

Lif e Insurance Company

I'm trying to discern whether the Plaintiff and Aviva entered into their settlement in good faith as alleged in your Joint Motion.

----Original Message----

From: Rittenberg, Rhonda L. [mailto:RLRittenberg@plqt.com]

Sent: Thursday, May 12, 2005 4:50 PM

To: Discepolo, Sara

Cc: Collins, Christine Smith

Subject: RE: Steffenberg v. Gilman, et al: Stipulation of Dismissal/Aviva

Lif e Insurance Company

Sara,

On what basis do you believe you are entitled to a copy of the agreement?

Regards, Rhonda

----Original Message----

From: Discepolo, Sara [mailto:DiscepoloS@WEMED.com]

Sent: Thursday, May 12, 2005 2:24 PM

To: Collins, Christine Smith; Rittenberg, Rhonda L.

Subject: RE: Steffenberg v. Gilman, et al: Stipulation of Dismissal/Aviva

Lif e Insurance Company

Please provide me with a copy of the settlement agreement between the Plaintiff and Aviva.

Sara Discepolo
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----Original Message----

From: Collins, Christine Smith [mailto:CCOLLINS@bowditch.com]

Sent: Friday, April 29, 2005 4:00 PM

To: Discepolo, Sara

Cc: Rockas, George; 'Rittenberg, Rhonda L.'; Lewin, Joshua

Subject: RE: Steffenberg v. Gilman, et al: Stipulation of Dismissal/Aviva

Lif e Insurance Company

#### Sara:

Frankly, I don't recall Judge Saylor (or you) articulating any legitimate reason for not allowing the dismissal of the other Aviva parties with prejudice at the hearing. Furthermore, even assuming the reasons were either articulated or legtimate, Scoll's rationale for preventing Aviva Life, which is the proper party to this action, to be dismissed out with prejudice at this juncture, in light of a settlement and in the absence of any crossclaims against Aviva Life by him is lost on me.

#### Christine

----Original Message----

From: Rittenberg, Rhonda L. [mailto:RLRittenberg@plgt.com]

Sent: Friday, April 29, 2005 3:36 PM

To: 'Discepolo, Sara'; 'Collins, Christine Smith'

Cc: 'Rockas, George'

Subject: RE: Steffenberg v. Gilman, et al: Stipulation of Dismissal/Aviva

Lif e Insurance Company

Than you Sara. I'll speak with Christine. In the meantime, you can plan on us taking the matter up with the judge. Naturally, Aviva reserves all rights, including recovery of costs and attorney fees in having to bring this matter before the court in this manner.

#### Rhonda

----Original Message----

From: Discepolo, Sara [mailto:DiscepoloS@WEMED.com]

Sent: Fri Apr 29 15:24:03 2005

To: Rittenberg, Rhonda L.; Collins, Christine Smith

Cc: Rockas, George

Subject: RE: Steffenberg v. Gilman, et al: Stipulation of

Dismissal/Aviva Lif e Insurance Company

#### Actually,

The Judge enlightened everyone about Scoll's right not to do so at the last hearing. Maybe Christine can fill you in.

Sara Discepolo
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----Original Message----

From: Rittenberg, Rhonda L. [mailto:RLRittenberg@plgt.com]

Sent: Friday, April 29, 2005 3:22 PM

To: Discepolo, Sara; 'Collins, Christine Smith'

Cc: Rockas, George

Subject: RE: Steffenberg v. Gilman, et al: Stipulation of Dismissal/Aviva

Lif e Insurance Company

### Sara,

Your client has no basis to refuse to sign a stipulation dismissing Aviva with prejudice. Please enlighten me.

### Rhonda

## Case 4:04-cv-40113-FDS Document 65-4 Filed 05/24/2005 Page 4 of 5

----Original Message----

From: Discepolo, Sara [mailto:DiscepoloS@WEMED.com]

Sent: Fri Apr 29 15:06:30 2005 To: Collins, Christine Smith

Cc: RLRittenberg@plgt.com; Rockas, George

Subject: RE: Steffenberg v. Gilman, et al: Stipulation of

Dismissal/Aviva Lif e Insurance Company

We will not be signing a stipulation of dismissal with prejudice. We would be willing to do so without prejudice.

Sara Discepolo
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Fax (617) 423-6917
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www.WEMED.com

----Original Message----

From: Collins, Christine Smith [mailto:CCOLLINS@bowditch.com]

Sent: Friday, April 29, 2005 3:02 PM

To: Discepolo, Sara

Cc: 'RLRittenberg@plqt.com'

Subject: Steffenberg v. Gilman, et al: Stipulation of Dismissal/Aviva Lif e

Insurance Company

#### Sara:

Attached is the Stipulation of Dismissal as to Aviva Life Insurance Company of America in the above-mentioned matter. Please let me know whether you will be signing the Stipulation on behalf of Attorney Scoll. If not, we will be filing an assented-to motion asking the court to dismiss Aviva out with prejudice.

Thanks, Christine

<<Stipulation of Dismissal -- Aviva Life (00535701).PDF>>

Bowditch & Dewey, LLP 311 Main Street P.O. Box 15156 Worcester, MA 01615-0156 (508) 926-3441 (508) 929-3041 (fax)

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# Case 4:04-cv-40113-FDS Document 65-4 Filed 05/24/2005 Page 5 of 5

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